Robert J. Yorio (SBN 93178) Ilene H. Goldberg (SBN 168051) CARR & FERRELL LLP 120 Constitution Drive Menlo Park, CA 94025 Telephone: 650.812.3400 Facsimile: 650.812.3442 Email: RYorio@carrferrell.com 5 IGoldberg@carrferrell.com 6 Attorneys for Plaintiff INGRID & ISABEL, LLC 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 INGRID & ISABEL, LLC, a California limited Case No.: CV-11-0914 PSG liability company, 12 STIPULATED ORDER AND Plaintiff, **CONSENT JUDGMENT** 13 VS. 14 LENESHA CAREY, an individual; TUMMY 15 TANKZ, a business entity; BELLYBANDSFORPRÉGNANCY.COM, a 16 business entity, 17 Defendants. 18 19 20 It has been represented to the Court that Plaintiff, Ingrid & Isabel, LLC ("Plaintiff"), and 21 Defendants LeNesha Carey and Tummy Tankz (collectively, "Tummy Tankz"), have agreed to a 22 compromise and settlement of this Civil Action and all claims, defenses and counterclaims, 23 including all claims relating to the patents-in-suit that were or could have been brought in this Civil Action. 25 26 WHEREFORE, with the consent of the parties, it is hereby ORDERED, ADJUDGED AND 27 **DECREED** that: 28 {00515793v1} CASE No. CV-11-0914 PSG STIPULATED ORDER AND CONSENT JUDGMENT

- 1. The Court has jurisdiction over the parties and subject matter of this action.
- 2. In the context of resolving all claims relating to the allegation that Tummy Tankz' maternity product sold under the BELLY BAND name infringes United States Patent No. 7,181,775 entitled "Maternity Garment," issued February 27, 2007 ("the '775 Patent"), and United States Patent No. 7,676,852 entitled "Maternity Garment," issued March 16, 2010 ("the '852 Patent"), Tummy Tankz agrees that Tummy Tankz' product sold under the BELLY BAND name infringes the '775 Patent and the '852 Patent and the '775 Patent and '852 Patent are not invalid and are enforceable.
- 3. All other claims and counterclaims that were or could have been made are hereby dismissed with prejudice.
 - 4. Each party shall bear its own costs and attorneys' fees.
- 5. The parties agree that this Order represents a final adjudication of their claims and counterclaims which were or could have been asserted in the action.

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1	6. This Court retains jurisdiction	ion over the parties for any action relating to the enf	orcement
2	of this Order.		
3	SO STIPULATED		
4	Dated: April 29, 2011	TUMMY TANKZ	
5			
6		Jeneska Cary	
7		LENESHA CAREY	
8	SO STIPULATED	TUMMY TANKZ	
9	Dated: April 29, 2011	LENESHA CAREY	
10 11	-		
12		Senesha Cary	
13			
14		LENESHA CAREY	
15	SO STIPULATED		
16	May 3 Dated: April- -, 2011	CARR & FERRELL LLP	
17			
18			
19		/s/ Ilene S. Goldberg	
20		Ilene H. Goldberg Attorneys for Plaintiff	
21		INGRID & ISABEL, LLC	
22			
23			
24	CO ODDEDED		
25	SO ORDERED.		
26	PURSUANT TO STIPULATIO	ON, IT IS SO ORDERED:	
27	Dated:June 22, 2011		
28	(00515700 1)	2	
	{00515793v1} STIPULATED ORDER AND CONSENT JUDGMENT	CASE No. CV-11	-0914 PSG